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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

O Valuation of Security

O Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

O Lien Avoidance

## **UNITED STATES BANKRUPTCY COURT**

	District of N	New Jersey			
In Re: Michael D. Adam	IS	Case No.:	20-21676		
	Debtor(s)	Judge:		SLM	
	CHAPTER 13 PLAI	N AND MOTION	S		
<ul><li>☐ Original</li><li>☐ Motions Included</li></ul>	<ul><li>✓ Modified/Notice R</li><li>☐ Modified/No Notic</li></ul>		Date:	June 22, 2022	
	THE DEBTOR HAS FILEI CHAPTER 13 OF THE E				
	YOUR RIGHTS MA	Y BE AFFECTE	D		
contains the date of the content Plan proposed by the Debto your attorney. Anyone who written objection within the timay be reduced, modified, comotions may be granted with stated in the Notice. The Conotice. See Bankruptcy Rule modification may take place alone will avoid or modify the or modify a lien based on values wishes to contest said treatroprosecute same.	om the court a separate <i>Notic</i> firmation hearing on the Plan r to adjust debts. You should wishes to oppose any provisione frame stated in the <i>Notic</i> or eliminated. This Plan may nout further notice or hearing urt may confirm this plan, if the 3015. If this plan includes me solely within the chapter 13 the lien. The debtor need not find the collateral or to redenent must file a timely object	n proposed by the difference the confirmed and these papers on of this Plan or the confirmed and the confirmed are no timely notions to avoid a confirmation process a separate moduce the interest ration and appear a separate and the confirmation and appear a separate and the confirmation and appear a separate and the confirmation and appear and the confirmation and the	Debtor. This ers carefully a any motion in any be affected become bind become bind become bind objection is filed objection or modify a lie cess. The plantion or adversate. An affect the confirmation of the confirmation of the confirmation of the confirmatic at the confirmation of the confirmation of the confirmatic at the confirmatic	document is the actual and discuss them with included in it must file a by this plan. Your claim ding, and included ed before the deadline ons, without further in, the lien avoidance or a confirmation order sary proceeding to avoid ed lien creditor who ation hearing to	
state whether the plan ind	y be of particular important cludes each of the following the provision will be ineffec	g items. If an ite	m is checked	d as "Does Not" or if	
THIS PLAN:					
☐ DOES ☑ DOES NOT CO ALSO BE SET FORTH IN F	ONTAIN NON-STANDARD P PART 10.	PROVISIONS. NO	N-STANDAR	RD PROVISIONS MUST	
COLLATERAL, WHICH MA	MIT THE AMOUNT OF A SE Y RESULT IN A PARTIAL P E MOTIONS SET FORTH IN	AYMENT OR NO	PAYMENT A		
	OID A JUDICIAL LIEN OR NEW MOTIONS SET FORTH IN			RCHASE-MONEY	

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Initial Debtor(s)' Attorney RLL Ir	nitial Debtor:	MDA	Initial Co-Debtor
Part 1: Payment and Length of Plan			
a. The debtor shall pay 200.00 on November 1, 2020 for approximate			tee, starting
b. The debtor shall make plan payn  ✓ Future Earnings  ☐ Other sources of fund			owing sources: nd date when funds are available):
c. Use of real property to satisfy pla Sale of real property Description: Proposed date for co	-	:	
☐ Refinance of real pro Description: Proposed date for co			
☐ Loan modification with Description: Proposed date for co	•	mortgage encumber	ing property:
loan modification.			pending the sale, refinance or e payment and length of plan:
Part 2: Adequate Protection	2	X NONE	
<ul><li>a. Adequate protection payments w</li><li>13 Trustee and disbursed pre-confirmation</li></ul>		n the amount of \$ creditor).	to be paid to the Chapter
b. Adequate protection payments w debtor(s) outside the Plan, pre-confirmation			to be paid directly by the
Part 3: Priority Claims (Including Admin a. All allowed priority claims will be paid	-	•	otherwise:
Creditor	Type of Priority	у	Amount to be Paid
Russell L. Low 4745	Attorney Fe	ees	4,750.00
<ul> <li>b. Domestic Support Obligations assign Check one:</li> <li>None</li> <li>The allowed priority claims listed assigned to or is owed to a governm pursuant to 11 U.S.C.1322(a)(4):</li> </ul>	below are ba	sed on a domestic s	support obligation that has been

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Creditor	Type of Priority	Claim Amount	Amount to be Paid

#### Part 4: Secured Claims

### a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
MIDLAND MORTGAGE CO	167 N. Prospect Avenue Bergenfield, NJ 07621 Bergen County Co-Owned with wife Keva L. Adams	645.98	0.00	645.98	3,743.84

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

### c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	

### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
-NONE-							
2.) Whe		ains collateral and harge the correspon		Plan, paym	ent of the fu	ull amount	of the
	nfirmation, the st	ay is terminated as 01 be terminated in					
Creditor		Collateral to be Surrer Satisfaction	ndered for Full	Value of	Surrendered Collateral	Remaini	ing Unsecured Debt
SANTANDER CONSU	JMER USA	2020 Nissan Altinmiles Surrender for Fu			0.00		0.00
g. Secured Cla Creditor  Part 5: Unsecu		in Full Through th Collateral NONE	e Pian NO		otal Amount to	be Paid thr	ough the Plan
a. <b>Not s</b>	eparately class Not less th	ified allowed non-pan \$to be to be to percent	e distributed p		shall be paid	d:	
✓		distribution from any		ınds			
b. Sepa	rately classified	l unsecured claims	s shall be trea	ted as follow	s:		
Creditor		Basis for Separate Cla	assification	Treatment		Amo	unt to be Paid
Part 6: Execute	ory Contracts a	nd Unexpired Lea	ses X N	ONE			
(NOTE: 3 non-residential r	See time limitation eal property leas	ons set forth in 11 Uses in this Plan.)	J.S.C. 365(d)(	4) that may p		·	
Creditor	Arrears to be Cured Plan	d in Nature of Con	tract or Lease	Treatment by	Debtor	Post-Petitio	n Payment

Part 7: Mo	otions	X NONE									
form, <i>Notic</i> 3015-1. A	ce of ( Certifi	Chapter 13 ication of S	Plan Tra ervice, N	s must be se nsmittal, wit lotice of Cha an and trans	hin the opter 1	e time : 3 <i>Plan</i>	and in <i>Trans</i>	the man mittal an	ner set f	orth in	D.N.J. LBR
				der 11 U.S.C following lie			• • —				
Creditor		ature of Dilateral Type of L		Lien Amount of Lien			Amount /alue of Claim ollateral Exempti		ned Against the		Amount of Lien
b. I NONE	Motio	n to Avoid I	_iens and	d Reclassify	Claim	from	Secure	ed to Cor	npletely	Unsecu	ıred. 🕢
		or moves to art 4 above:		the following	g claim	s as ur	nsecur	ed and to	void lien	s on col	lateral
Creditor	(	Collateral		Scheduled Debt					Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
Partially U The	nsecu Debto	red.   NO  or moves to	<b>NE</b> reclassify	iens and Red the following the Part 4 abo	g claim						
Creditor	(	Collateral	Total Collatera Scheduled Debt Value		Collateral	А	mount to be	Deemed Secured		Amount to be Reclassified as Unsecured	
a. \ b. I Cre coupons to	Vestin Up Up Payme ditors the D		rty of the ation ge s provided hstanding	e <b>Estate</b> d for in Parts g the automa			contin	ue to mai	il customa	ary notio	ces or
The	Stand 1) 2) 3) 4)	Ch. 13 S Other Ad Secured	tanding T	y allowed cla Trustee Communitive Claims			owing ( - - -	order:			

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				95 - 5 - 5
	5)	Priority Claims		
	6)	General Unsecured Claims		<del></del>
	d. Post-Pe	tition Claims		
	The Standin	og Truetoo □ is ા is not author	rizod ta	nay post-potition claims filed pursuant to 11 H.S.C.
Sectio		the amount filed by the post-pe		o pay post-petition claims filed pursuant to 11 U.S.C.
Occilo	11 1000(a) 111	and amount mod by the post po	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	annant.
Part 9	: Modification	on NONE		
NOTE	. Madifiaatia	on of a plan doos not require	that a	concrete metion be filed. A medified plan must
		rdance with D.N.J. LBR 3015-		separate motion be filed. A modified plan must
DC 3C1	vea in acco	ruance with D.N.J. LDN 3013-	- <b>L</b> .	
	If this Plan r	modifies a Plan previously filed	in this	case, complete the information below.
	Date of Plan	n being modified:April 20, 202	<u> 22</u> .	
		the plan is being modified:		Explain below <b>how</b> the plan is being modified:
		modified to remove the loan uage incorrectly stated in t		The plan is being modified to remove the loan modification language incorrectly stated in the
previo	ous plan and	appropriately address MidFi	irst	previous plan and appropriately address MidFirst
Bank's comple	s amended cla	aim as per the loan modifica		Bank's amended claim as per the loan modification completion.
00mp10				
Are So	chedules I an	d J being filed simultaneously v	with this	s Modified Plan? ☐ Yes 📝 No
				<del>-</del> +
Part 1		ndard Provision(s): Signature		
		ard Provisions Requiring Separa	ate Sig	natures:
	✓ NONE			
	☐ Explain h		sara in 1	his plan are ineffective
	Any non-star	ndard provisions placed elsewh	iere in t	ins plan are merrecuve.
Signa	tures			
orgina	laroo			
The De	ebtor(s) and t	he attorney for the Debtor(s), if	any, m	nust sign this Plan.
	, ,	•		•
				epresented by an attorney, or the attorney for the
				ns in this Chapter 13 Plan are identical to Local Form
Chapte	er 13 Plan and	d Motions, other than any non-s	standaı	rd provisions included in Part 10.
oortify	under nenel	ty of parium, that the above is tr	ruo	
ceruiy	under penai	ty of perjury that the above is tr	rue.	
Date:	June 22, 20	022	/s/ M	ichael D. Adams
Date.				ael D. Adams
			Debt	or
Date:				
			Joint	Debtor
<b>D</b> ,		00	, , , =	
Date	June 22, 20	22		ussell L. Low ell L. Low 4745
			1/422	>TT 10 10 W 1717

Attorney for the Debtor(s)